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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/629,667		07/29/2003	Timothy E. Fiscus	0325.00519c	6489	
21363	7590	07/01/2005		EXAM	EXAMINER	
		MAIORANA, P.C.	MAI, SO	MAI, SON LUU		
24840 HARI ST. CLAIR S		MI 48080	ART UNIT PAPER NUMBER			
				2827	2827	
			DATE MAILED: 07/01/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/629,667	FISCUS ET AL.					
Office Action Summary	Examiner	Art Unit					
	Son L. Mai	2827					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 30 M	Responsive to communication(s) filed on 30 March 2005.						
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
 4) Claim(s) 1-31 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 27,28 and 31 is/are allowed. 6) Claim(s) 1-3,5-8,10-19,21-26 is/are rejected. 7) Claim(s) 4,9,20,29 and 30 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	·					

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DETAILED ACTION

1. The papers filed 03-30-05 have been entered. Claims 1-31 are pending. The previous rejection of claims 1-26 and 29-30 under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement is withdrawn. A new ground of rejections based on a new reference is follows.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-3, 5-8, 10-19, 21-26 are rejected under 35 U.S.C. 102(e) as being anticipated by Choi et al. (U.S. Patent 6,381,188).

Regarding claim 1, Choi teaches a method for reducing power consumption during background operations in a memory array with a plurality of sections (201_1 to 201_4 in figure 2) comprising the steps of: controlling said background operations (refresh operations) in each of said plurality of sections of said memory array response

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to one or more control signals (PREFs), wherein said background operations can be enabled simultaneously in two or more of said plurality of sections independently of any other section (column 10, lines 26-58); and presenting said one or more control signals and one or more decoded address signals (DRAs) to one or more periphery array circuits (203s, 219) of said plurality of sections.

Regarding claim 2, Choi teaches the background operations comprise a refresh operation (column 4, lines 12-16).

Regarding claim 3, Choi teaches the plurality of sections comprise quadrants (There are shown four banks 201s in figure 2; column 4, lines 22)

Regarding claim 5, Choi teaches a step of controlling in response to said one or more control signals, an operation of said one or more periphery array circuits, wherein said periphery array circuits each comprise one or more circuits from the group consisting sense amplifiers, column multiplexer circuits, equalization circuits, and wordline driver circuits (each periphery circuit includes all these circuits for operating a memory bank).

Regarding claim 6, Choi teaches generating one of said one or more control signals (PREFs in figure 2) for each of said plurality of sections of said memory array.

Regarding claim 7, Choi teaches the one or more control signals (PREFs) are generated in response to an address signal (A1~An in figure 2).

Regarding claim 8, Choi teaches a step of generating said one or more control signals (PREFs) in response to a refresh enable signal (RCON1/RCON2).

Regarding claim 24, Choi teaches said one or more decoded address signals comprise one or more decoded row address signals and one or more decoded column address signals (DRAs).

Regarding claim 25, Choi teaches said background operations (refresh) are enabled in response to a first state of said one or more control signals (when signal PREFs are activated)

Regarding claim 26, Choi teaches said background operations are disabled response to a first state of said one or more control signals (when signal PREFs are in logic low level).

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Regarding claims 10 and 11, Choi teaches an apparatus comprising: a memory array (figure 2) comprising a plurality of sections (201_1 to 201_4), wherein each of said sections comprises (i) a plurality of memory cells (in memory banks) and periphery array circuitry (including 203, 205) configured to control access to said plurality of memory cells; and a control circuit (213) configured to present one or more control signals (PREFs) and one or more decoded address signals (DRAs) to said periphery array circuitry of said plurality of sections, wherein a background operation (refresh operation) in each of said plurality of sections controlled in response to said one or more control signals and said background operation can be enabled simultaneously in two or more of said plurality of sections independently of any other section (column 10, lines 26-58).

Regarding claim 12-19, 21-23, they recite similar limitations as the claims 1-8 and 24-26 and therefore are rejected for the same reasons.

Allowable Subject Matter

- 4. Claims 27, 28 and 31 are allowed.
- 5. Claims 4, 9, 20, 29 and 30 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Son L. Mai whose telephone number is 571-272-1786. The examiner can normally be reached on 8am to 6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Nelms can be reached on 571-272-1787. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

06-27-05

Son L. Mai Primary Examiner Art Unit 2827

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